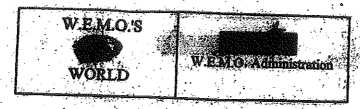
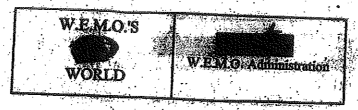


Demonic Goosta, the Tounder of the "Order of the Wardings was wonefully arrested and restraint of her liberty July 24,2016 by City emproyees, who discominated El 100 Stator having so exercise her selondamentment right to keep and ear arms. After the arrest state and convendouses conserved against Demonic Koosta Rights by unbuscilly manipulating and foreing Roosta into Self-Incommotion then Mailinus ly initiating Unithal proceedings usanst El Demone Roosta & Those States and Utyendoyees the due consoired against boosta had unlawfully seize tive arm without day regards not hoosta's non-stitutional rights. The Statements Hate employees had utilized to fabricate the case against hat the lity and l 2004 were actually best with, has composed music. In her comeosed music, he city and State employees believed that 600 sta had threaten to kill the Broox Borough President Which is there belief, hoosta prepared her affirmative Defense indicating that the introducting prosecutor had forced hoosta into Stating those naked londestions invideo interview and that those detectives and Prosecutor forced Rootta into Saying that come corrupted look provided 1000 tra With a hardown to that 1000 tra complete the Mission. In reality such a thing never ex in Roosta's affirmative defense she states that Roosta believe that the prosecutor and the Detectives forced him into saying the on the Video Canera So that the Cantereive Roosta and robe him Of his trientmand rights. Also the Detertives and Probe Cutor had Office Roosta a dear that it Roosta goes on with the Confession he was forced to say that they would release her but take now s quo. Notwithstanding, Boosta during her arrest was under the inflicence of Potpourn and was not really aware of what was about co take place due to the last of intimidation durers threats and performent in this last the etellives and prosecutor committee entragment by inducing io you these things for the viseo carreta then going on to publish pternet stes These samesty and tate engloses had also brillated further halfe bitatements that were viewed as tempristic meats that was also published in Commercial necessary For ther incriminate Boosta and did unlawfully seeked to obtain Exidence against Boosta for purpose of Chimbal existention.
All fer the wright hither to these lity and state employees lentime
to lookope against Roosta's Rights and properties to the latter rate and conversiones beautivolation roosta's due process v Over a year atterner arrest. Judge 5. Michel a Rotmer WAPOON DISSONAGE



as dismissed the Charges of Consoiran to Commi ex dute to insufficient evidence and lack of misdio lemaining attempted movier charges are s Allomotes incare while the listence. After the Consolina Warge was smissed the court accounted attomes and beauto clear his own Se voon 100 Sta having So exercises her constitutional nights est-Intidate hex case, state employees constantly kept hatasing ad preventing Rootha from doing to by Continously appointing attentive I her lase lausing delays; hindering or thirm which hole alts of levention of evidences hereby entered into Court and note alts of violation by lourt officials the thermore, The state had appointed tourt appointed a thorney by the name of Karen smolarishe foosta lourt appointed a tourney by the name of Karen smolarishe foosta in her lase tausing delays; hindering of Chiminal Stall and dismissed but before she left she had a dum to provide toolsta with her discovery palkage. After releigt of Roosta's timinal discovery palkage in took Roosta a rewiseeks to inspect he entire palkage During Rootta in Spection of the distovern later found some legal bouments that contains her artificial government name on a list of Uriminal Charges that doesn't below to her case. Roosta was never accused of these charges. Neither was she charged in any court, not any body has neverinformed Coosta about Sulh Charges To Fact, these Pharges don't even exist again vectors it seems like Karen smolar or somebody else that office was uso spiring to defraud the government. The to ese major lanspiracies. Asosta hab been wrong ruly imprisone Ears awaiting a trial on Some Privaleus Charge hat never occurred. However, bookta has been having a wful experiences while remaining incorrelated at Rikers Island. Rose been Subject to Many influenance and tortonious acts by the employees YOKK With Department Of Correction including State emotories botta has been subject to many bhotal assaults, used of libred exhalassaute sexual harasotherts take muticle attests Suiminution, deprivation of Marks, including deprivation of property he very bole property that's complained in this complaint. There are 100 Many acts of bythatity, acts of Conspiracies, and acts of forture deing committed on El Demonic Boosta for the State of New to the to bring justice on a defendant that they nearly incapicitate ind chused for a hundred crimes to be committed on boodta for ner single offense that is loopsidered to be a livil disobelience to Convict Goodla on a alleged victimiese thme is to levery mustion of those City and State employees Complained of The Rooth While remaining incorresponds at 1818 etc. I cland was subject to Del Chipman Charges twice, the First Oleansion was When a Officer lies and stated that Roosta TRAPGO ESTERSION 2016



him but there was never an evidence of an account & to managed to heat that lase on the second occassion was Then foother was transferred to the female facility to receive services, hooting had lived sexual allegations and was ignored on authorities but when the other inpate who roasta had fried the alterations on had filether false allegations on Roosta them ewickly Charged Rootsta with Sex offen Bes and evented him from reporting his techning, hit bests a costa is being charged on some pullure to provide 16005 to York a Safe housing unit they send him to the trends withhis being at the female will then also railed to place him in a sake unit there too since NIC best of correction failed to Chalide Roosta with a Safe unit they also failed to investigate sex allegations filed on his behalf. The NY Dept of Correction employees including other city and state employees also violate less of the ched continues that are de times from the continues laintiff. Due to this Wonafral arrest and imprisonment it has auted havor economic Damages to the plainties and to those Other parties who are contracted to the glaintiff The Defendants Or Contratual right

The Plaintiff. El Demonil Boostans a performing Atts and Be Coldina Attist. Who've Controlled with many main Stream Artists in Private Every Contract with every artists Contains of Compass MUSIC WITH IN STRUMENTALS ELDEMONTE GOOSTAP IS a Copyridated to name and is being protected under the copyrighted protections of loutube phatform? El Demonic Roosta has composed a thousand songa and more to distribute into the MUSIC Industry El Demonic Roostor music is derived from the gentes of trap, reggaeton, reggae, Pop, Demison, Netrogie, Mambolinore, 1258 He the genres of music boosta & music Swaded to be protected property and Shall not have any interversives thereis. The NYC. Dept of Correction employees Constantly d inventions and Property When Conducting retaliatory searches Detendants didn't only blatantiquological U.S. Constitution Articles Section to but Violated other procedural rights. Defendants also violated Roosta under U.S. Cook titution Article I. Section 8 Mansex, Rootha's right evente the progress of science and useful arts Rootha had privately into the Mainstream of Plathorms, social media Sites, Modulas husic and more. On the annexed Statement of Claims, Roosta indicates the Bernices Roosta uses to mange her music Toxestment and affair It also indicates the amount on which was expected to make

THAPOODVINSION2019





On Return on Investment (ROI). Although, all the artists herein are third party plaintiffs, they Might no all abandoned o mu internation and mutative of centormance, Bootsta has only been able to Stay in Contact with a rew of them white yera, Plaintiff and all Damed Plaintiff & berein man claim damages to our private contract due to the Fraud that was done under case ther-detail-2016 Unter my mumas econized under the NY CIVII Practice Lawrule that the Statute of limitation OF APPLATING A Frond is so years that the Mishardling of government Contracts by MY State mall little employees Maliciously interferred.

With private protected Contracts and bused the economic injuries to the following Plaintiers listed in the Thaphads reserved Contracts Plaintiers.

As a classification over this court to enter Default Judgment if the Defendants the Plaintiff. El Demonic Boosta is a Traenudist Also Known as Exhibitionist poinstar or sex employer, who is the Sex industry, has her own private About Entertainment combin With over 300 endoyees including tature employees to come 1800sta ates that by reason of the NYCHY employees, Judicial officers officers of the Brook Court, and other NY State employees in a conspiracy to include El Demonia roosta's life, Retson, Ploperty and private contracts with other entities has lause major clondric jouries and damages to boosta's person and contracts causing Roosta to become is debt to the be entitles who has contracted with Plaintiff and Who Plaintiff ours a duty of performance. Plaintiff and all named Plaintiffs herein May Claim damages to our Private Contract due to the Grand that was being done under lase #CR-02396-2016. That the Mishanding of government Contracts by MY State and MO employees malicionish Conomic damages to the dollowing Plaintiff's listed in the Traplage Plaintiffs, as a class, do move this low't to enter Default barrent if the Defendants do not respond to the claims

COMES NOW, El Demonic Roasta, Trappiad Constitutionalist, also acting as Private Attorney General, Lead Counsel, on behalf of all Plaintiffs, do hereby state that the following Plaintiffs are the artists who mousta Privately Contracted with.

Each Artists listed herein had contracted to \$5 million us in investments, All investments Should have been returning from music platforms, social media sites, cos, Live Performances, and Other economic advantaging points for music artists.

Total Amount = \$950 million dollars Plus amount in Controversy

# Such are as follows: DJ Khakde=7 Albums

- · GUCCIMANE® = 15 Singles, 2 mixtapes, Plus
- · FUTURED = 15 Songs, I nixtope, Plus
- · Jay zo = 10 Songs, Plus
- · RICK BASS = 750795, Plus
- · DRAKED = 15 Bongs, Plus, 2 mixtages, Plus
- · 2 Chainz = 10 Songs, 1 mixtages, Plus
- ·Lil Wayne = 7 bongs, Plus
  ·Lil Wayne = 7 bongs, Imixtape, Plus
- · Migoso = (Both Trios) = 5 Mixtages plus · LIDUKKO = 5 Mixtages, Plus
- · DADDY YANKEED = 2 Mixtage, Plus
- · ARCANGELE = 3 mixtage, plus
- · Farrukol= I nixtape, Plus
- ·Obuna = 5 mixtages, Plus
- · Cardi B = 5 mixtares, Plus
- · Kimbakanon = (We are a Trio)
- · Gargola = (We are a Trio)
- · Annel AND=3 mixtopes, Plus
- · Bad Bunny = 1 Mixture, Plus
- · Mike Tower 90=2 mixtages, Plus
- · J. Balvin = 3 mixtages, Plus
- · Maluma = 780198, Plus
- · VYBZ Karzel® = 5 mixtales, 10 Songs, Plus
- · Sean Paul = Mixtares, Plus
- · Shellow Sharp = 4 Mixtages, 40 Songs, Plus
- · Tali Goya = 3 mix gres, Phus · OMEga el Fuexto = 1 Mixtares, Phus · Anthony Santas = 2 mixtares, Phus

- Young Thung FMixtage, 8 Inc.
- ·Meek Mills=3 mixtage, Plus
- · El Alpha = Imixtape, plus
- ·50 Cents=Inixtage, Plus

Comes Now, El Demonic Roosta, Traphudist, also acting as Private Attorney Greneral, Lead Counsel, on behalf of all Exhibitionists, Plaintiffs, do hereby state that the Gollowing Plaintiffs are the Exhibitionists who Roosta Privately contracted with.

Each Exhibitionists listed herein had contracted to \$1 million USD + in investments, All investments should have been returning from Adult Entertainment Platforms, Social media Sites, DVDS, Products, Live Performances, and other Economic advantaging Points for Exhibitionists.

Total Amount=\$1 Billion Dollars plus amount in Controversy

## Such are as follows:

(0) PINKY XXX @J.J.Ohz OGizelle Stallion D Buify the Bod @Caroline Rience (a)Morgan Curmings 10 Bonnie Rotten @Simone Lee OStar Armani O Christy Mack (D)Swigh Dec (a) Natasha Sweet DROXY REYNOLDS a)Camelle Morgan @Carla Cruz @ASOAKIYA @DaneSha Malquet Breed Son @Janetiade OTila Tequila 1a Delotta Brown 🐰 DANLY SUDING Brandy Aniston (a) Autoba Snow @Chanel Preston @Sophie Dee **O**Kimberly Kane ONICKI hunter (1) Lexi Belle OLinda Share DTasha Reign **O**Kelly wells (1) Barbara Grane @Jazzawo (O)Dolly Teena Silocannary (1) (a) Laverne Cox (1) Aviana Grande @Jasnine noote (a) Jennifer Love @ShaniKa Owens @ Taryo Thomas MSabrina Sabrok (a) Andy Brown a) Elizabeth Julia Ga @Katřna Kraven @Donna Jusias @Yasmin Vianna @Allibon Tubibs @SKin Diamond @ Candy TUBBE OVPBAXIO NOIL Osperier soft QChanta JUGGS OMJ ROSVIGUEZ @monnacyclops Juggs @Salonika Juggs @ Jessica brake Myuzie Diamond DLiliana Jugigis @ Tanya Tate @MelindaJUGGS (a) Natalie Joy a) Sabina Juggs @Mikali Chanel (A) Lilith JUGGS DHOHIE HOllie a vanesta Luna Meandla Romain @Melodyjadefans OTIFFANY YOU



# M21 JEBUS 81 kumanity

Abbaddon						Dimanche/Lunar/Tiwesdaeg/Wajow/Jueves/Renmenjow/Samdi  Dimanche/Lunar/Tiwesdaeg/Wajow/Jueves/Renmenjow/Samdi  Dimanche/Lunar/Tiwesdaeg/Wajow/Jueves/Renmenjow/Samdi																						
D		F 14	<b>1</b> I	R	Sp	iman D	che/	Lun T	W	2 <del>1</del> T	R	S	er er	D D	er L	KIE T	oft W	ene J	建化			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Ū	ΪΉ	1			
1	t	3 4 10 1:			7	5	6	7	1	9/		: 11:		. / \ 3	•	\$	6	7	3	2		4		2	3 V	1 7	R 7	<b>5</b>
15 22	23	17 16 24 25			21 26	19	13 20	14 21	15( 22	16) 23	17 24	18 25		10 17	11 18	12 19	13 20	14 21	15 22	16 23		7 . 14	8 1:	9 5 16	10 17	11		13 20
<b>29</b>	74 t	11 Moc			^	26	27 M	/(() <sub>V</sub>	29 1 <u>MO</u> 1	30 <u>)                                    </u>		۸		24 31	25	26	27	28	29	30		21 28	22 29	23 30	24	25	26 ;	27
bl		W	J z	3	5	D		1	W	7	R	2	<b>.</b>		D .	No.	<u>199</u>		J	R	\$		7	1e	***************************************		۵	٨
	6 7	' 8 \$ 15	9 16	10 17	11 18	3 10	4 11	5 12		•	8 15	9 16			7	1 8	2	3 10	4	5	6 13		Ð∙` 7	1		J J 3 4 10 11		6
	20 2 27 2		30 23	24 31	25	17	18 25	19 26	•	et se	22 29	23 30	1577-176-148-1		14 21						20 27	£ .		ļ	16 1	7 18 4 25	19	20
Ī	Jiho	Sa			•	31		. (	\z <u>a</u> !	Ĺ			!  		28		C١	iVO					28	29 3	10 3	1		The state of the s
D	L.	TV	1 ;	ς ρ. 1	, <del>(</del>	<b>)</b>		ול	Contract Con	- Jx		J	B	<u>()</u>		4000	Section 1985	and the second		J	B	8	N	<u>S</u> (	uti	n T J	FR	-G
4	i 5 12		7 1 14 1	8 9 5 1	) 10 6 17		İ	3	3 10	4	5 12	6 13	7	8 15	The second secon	6	7	1	9	. 3 10	4	5	6	5	6	7 (	2 3 9	3 10
18 25	19 26		21 2 26 2		3 24 )			16 23			· .	20 27	21 28	22 29		13 20	-	. [			18 25	19 26	11	12 19	13 20		5 16 2 23	17 24
		, T.	er v					30	31			• • •		- 4		27	28	3 29	30				25	26	27	28	30	<b>#1</b>



## LEGAL NOTICE AND DEMAND FIAT JUSTITIA, RUAT COELUM



(Let right be done, though the heavens should fall)

ACTION To: All State, Federal and International Public Officials,

### THIS IS A CONTRACT IN ADMIRALTY JURISDICTION

THIS TITLE IS FOR YOUR PROTECTION

Notice to Agent is Notice to Principal. Notice to Principal is notice to Agent.

Attention. Any and all bioxismments municipalities, lities, Townships, hubble the times and instance agences. We dit bureaus and the aboverness and instance agences. We dit bureaus and the aboverness and of news applicable to your largorate and personal financial liability in the event of any violations upon the tights. Privileges and immunites and for being of Christopher Hitam, Lano or the thist in representation thereof. This contract being of honor is Presented under the "Good Faith (Oxford) Doctrine."

For a Collateral list that is subject to this documentation please see both Security Agreement under Item No., 09072019-CHC-SA and SCHEDULE A.

Definitions as they apply to this Contract are enclosed in Attachment "A", and are included as a legal Part of this Contract. Any dispute of any definition will be decided by the undersigned.

I. Christopher Hiram, Cano, Trustee/Selved Party/Builee, hereinafter the Undersigned, State the ensuing being of lawful majority age, Clear head, and Sound mind. All responses, requests and the like henceforth must be presented in Writing, Signed under Penalty of Persury required by your law as Shown in this Legal Demand and Notice (hereinafter youtradt). The law Stated herein is for your clarification not an agreement/omission/contract/Covenant that the undersigned has signed, enter, or agreed to enter into any foreign jurisdiction.

It has recently come tomy attention that the IRL & the SSA, and the redetal courts have willfully been Making injurious "Presumptions" which presudice my constitutional rights by trying to associate me with the "idem Sonans". Which is the all laps version of my religious name which is in fact a trust Previously associated with a "Public office" in the United States government by virtue of the Social Security Number attached to it. Further information is to help Clear up any Presumptions and set the record Straight.

Legal	Notice	& Non	Long
	1401105	OF THEM,	, imuq

Page 1 of 14

02272020-CHC-IND

WORLD

W.E.M.O. Administration The undersigned tendening this document is a trustee/secured Party/Bailee by Factinot: 11a Strawman vessel in Commerce. 2) Corporate fiction, 1) the "United States of America", 3) Legal Entity of, for by, or 2) the "government of the United States" 4)ens legis 3) the "State of New York" 5) or Transmitting Utility, 4) the "State of Florida" also known as the Corporate "UNITED STATES," Corp. USA" "United States, Inc." oxby whytever name may currently be known or be hereafternamed, or any of the Subdivisions including but not limited to local, State of ederal and for international or multinational governments, Corrorations, agentics of Sublaporations and any de talto Compart (Comprende) Commercial STATES Contracting thereighted and the "STATE OF FLORIDA", "STATE OF NEW YORK", Or by whatever name State may currently be known or be hereafter Further, the undersigned is not: to the "UNITED STATES CORPORATION" [28 U.S.C. 83002(15)(W] Jalso Known la Citizen Within; as the corporate "UNITED STATES" CORP. USA". United States, INC. For by Whatever Burety for; as the corporate "UNITED STATES, LOTE, USA, UTITED STATES CORE USA, UTITED STATES of America and the government of the United States as created in the Original McOnstitution of the United States of America 1787" John of its agencies of States Contracting the inited States of America 1787" John of its agencies of USA Contracting therein, including but not limited to any defeato compact (Corporate) Commercial USANE OF NEW YORK, Or by whatever name it may be unaffected for FLORIDA" hove after Named (excluding the "Refubblic of Florida" of the Known or 3)Subject of; than officer of Sland does not one A. allegiance, b. Fealtyibond, C. undertaking, hereafter named (excluding the "Refublic of FLORIDA" Republic d. Obligation, Columbia f. tox, g.impost h.or tribute

This is now being a matter or Public record.

The vessel in Commerce Known as CHRISTOPHER HIRAM CANOD initially created as a trust Calso known by identifying numbers 078-82-9422/156930850125) by the Government/Parents for the benefit of the widersigner Unistophet Himam, land as beneficiary on 08/28/1933. On Thursday, tebruary 27, 2020 a Univer of beneficial Position was declared to take up the abandoned post of Trustee/Secured Party/Bailee to Manage the affairs OF CHRISTOPHER HIMAM CANOD Trust for the benefit of beneficiaries therein after named in REGISTRY OF TRUST for the following reasons: Private Offset Account established at the United DMatters are not being handled with efficiences States Department of Treasury through a Branch of the Federal Reserve BANK will remain in Full Dinmany respects matters are not being taken care of at all 3) usurpation of Funds is occurring effect from the initial date of cleation with current Office holder Secretary of Treasury being provided appointment to trust to Continue as Fiduciary. 14 Here is rampant fraud and deceit 5) Position of trustee has been left valuat or uncontested

egal Notice & Demand

Page 2 of 14



Fraud gives the victim of the fraud the right to terminate his relationship to the government:

"SI quis custos fraudem pupillo fecerit, a tutela removendus est."

If a guardian behaves fraudently to his word, he shall be removed from the guardianship, Jenk, Cent. 39,

[Bouvier's Maxims of Law, 1856.]

The Similarity in the names of the Undersigned and the Vessel in Commerce, two distinct and Separate legal Contities, is testament to the underiable propinguity. CHRISTOPHER HIRAM CANOCTRUST Originally an incorporeal Creation of Giovernment Ravents, is dependent upon and only exists because Unistopher Hiramin Cano', a Matural Man/Woman exists as a living, breathing, if lesh and blood Sentient being. The Government being an incorporeal entity and not a real flesh and blood human and therefore the Creation of a vessel in Commerce known Commonly as CHRISTOPHER HIRAM CANOCTRUST was highly advantageous to Government to interface with.

Since the birth of the Undersigned the Giovernment has utilized the credit and traiting earning potential of the Undersigned, establishing and operating a Private offset Account through the use of the vesselin Commerce, CHRISTOPHER HIRAM CANOPTRUST without the Knowledge, Consent, or Remission of the Undersigned acting to the Jettiment of the beneficiary Christopher Hiram, Cano, "against the basic Precepts of a thust. During authorized representative for the vesselin Commerce, by Signing as the manager of the trust, and Signing as an notes on behalf of the vessel in Commerce, by Signing bank Checks, applications for Credit and for the Position of Trustee Assured Party, Bailee Submitted as a matter of Public record by Which the Undersigned became Trustee/Secured Party, Bailee Submitted as a matter of Public record by Which the Operating authority.

The undersigned having full Control of trust revokes all permissions to the Giovernment and/or any Political Subdivisions/Organizations to use Copyrighted TRUST name CHRISTOPHER HIRAMICANO TRUST in Operation by trustees wherein the government Agencies thereof have no control as trustee Secured Party Bail Mental Capacity and ability to Contract as well as natural right to trust holds a Common-law trade Cotablished Validity of the Power of Attorney by Continual non-Contested use. The Private Offset Account in Private Offset Account is the Property of TRUST as well as any value that has been deposited account will remain in effect with appointment or riduciary by Form 56.

The UnderSigned now tendering this binding Legal Notice & Demand having hereinabove declared "Republic of New York State" and to the Said defracts Compact (Corporate) Commercial STATES, including namediates hereby state that the declarations and Statements made herein are the truth the whole truth and acquiescence of the STATE of Trustee/Secured Party's knowledge. Acknowledged by Silence and acquiescence of the STATE of FLORIDA, STATE of NEW YORK, SECKETARY OF STATE, also but n

Legal Notice & Demand

Page 3 of 14



limited to any Public Officers, agents, Contractors, assigns, employees, and Subsidiaries of Said Office, regarding the Trustee/Secured Party's "NOTICE" and DEMAND, is therefore accepted and agreed to be

With Silence of Corporate Office "Secured Party/Trust and the Soid de Facto Corporate Commercial STATE" relationship between Trustee/Secured Party/Trust and the Soid de Facto Corporate Commercial STATE "GOOD Faith (Oxford) Dockrine" to all men and women. The UnderSigned nor Trust Consent to Consumer of the Warrantless Searches, or Searches that are not Compliant with the "Constitution for the writes States of America", all or the Amendments of the Honorable "Bill of Rights", and for the "Constitution of the States States of New York", whether of the Undersigned or trusts business have constitution of the Undersigned himself and Current Colation, Proberty, grounds, landin Private Passelsion or Control of the Undersigned or Trust, Past, Present, and furtile noward forevermore, So help the Satar.

This notice is in the nature of a Miranda Warning "Where rights secured by the Constitution are involved, there can be no kneepend or legislation which would alrogate them." Take due heed of its Contents. If, for any reason, you do not understand any of these statements or warnings it is inclumbent upon you to Summon a superior officer, special prosecutor, respect independent competent legal counsel, to immediately explain to you not an included of this presentment as per your duties and obligations in respect to this private formal, not an included of civil procedure sections 8-A, and 13-A, the claim or presumption that I (Unistopher Miran, Cano" or CHRI STOPHERHIRAM (LANO TRUST (SIMPLY Known herein as thust) as forestated an any of the aforementioned or the like, and herein is forever rebutted by this Counterlain in Admiratry.

By this record let it be known that the Undersigned and Trust do not at any time waive any rights begavities, in his rights be a considered by the "Constitution for the united States of American he Honorable "Bill of Rights", and/or "Constitution or the State of Florida" and the "Constitution or the States of American onk," nonetheless, demanding that you Protect these as your subject on oath(s) to do so. The Undersigned accepts you or Protection and making whole. Furthermore, should found three any Public officers at this time; or any type ast, Present, or Furture violate any of the rights Privileges, immunities, defensely or Protections of the interior any time indersigned or the Trust that she he represents, it is your sworn duty (or oath) to immediately arrest, or when arrested you are llegally required to do what the law States or Charge themas you should to any orth be a countable for monetary damages from but not limited to your Monetary liability, your corporate bon ampensatory losts, Punitive Procurements, and Sanctioned by attorney attributions.

'gal Notice & Demand

Page 4 of 14

Case 1:21-cv-09165-14 Dqcument 2-2 Filed 11/04/21 Page 12 of 15



W.E.M.O. Administration

NOTE: A true and lower notorized lopy of this Statute Staple belunities Instrument has is on the not only with the Secretary of State's Office but also been delivered to Several trusted Parties apprising them of the Undersigned's Policy of Presenting this security instrument to each and every Public Officer and approaches the undersigned or the Trust violating the Undersigned and/or Trust's unalienable rights including but not limited to right or liberty and free movement upon any Common Pathway of travel. The Undersigned has a lawful right to travely whatever means, via land, sea or air, without any Officer agent, employee, attorney of independent upon any manner willfully lawses adverse effects or damages upon the Undersigned by an arrest detainment, be trainforded in any encounter or Communication with the de fracto Compact Comporate commercial STATES, including the "STATE OF FLORIDA" STATE OF NEW YORK, or by whatever these if many of a Foreign Sovereign a foreign Diplomatify all Customs of Fridals. This deturnent or the deposited Copy hereof becomes an evidentiary dolument Certified herein, as if now fully terproduced Shout any Court without services, and imployees.

Take Note: You are now Monetarily liable in Your Revisonal and Corporate Capacity. The Undersigned, notwith standing anything to the Contrary abides by all laws in accordance with the "Constitution for the united states of America", the Honorable "Bill of Rights", and/or the Constitution of the State of Florida; and the Constitution of the State of New York, which are applicable to non-domestic non-assumps it non-residents on Solown. The Undersigned Wishes no harm to any man or woman, You agree to whold my "Right to Trave!"

Whority in Unded in the "Constitution for the united States of America", the Honorable "BIN of Rights", and for "Constitution of the State of Florida; and the "Constitution of the State of New York", the Undersigned relied no Commercial Code (S), Common equity law, laws of admiral Commercial liens and Levies Pursuant, but not limited to, Title 42 USCA (Civil Rights), Title 18 U.S.C.A. (Civil Rights), Title 18 U

Remember in taking a Solem binding oath(s) to protect and desend the Original Constitution for the United tates of America Circa (1787) and/or the "Constitution of the State of Florida", and the "Constitution of the state of New York, against all enemies, foreign and domestic. Violation(s) of Said Oath(s) is Rewury, being bad faith doctrine by Constructive treason and immoral dishonor. The undersigned accepts said Oath(s) of

egal Notice & Demand

Page 5 of 14



office that you have swom to uphold.

This legal and timely notice declaration, and demand is prima face evidence of Sufficient Notice of Grace. The terms and Conditions or this presentment agreement are a quasi-Contract under the Uniform Commercial Code and Fair Debt Collections Act. These terms and Conditions are not Subject to any or all immunities that you may claim should you in any way violate the Undersigned rights or allow Violations by others. Your Corporate Commercial acts against the Undersigned or the Undersigned's own and your failure to act on behalf the Same, where an obligation to act or not to act exists, are uttra vives and injurious by willful and gross negligence.

The liability is upon you, and/or your Superior, and upon, including any and att blat. State regional, ederal, Multi-Jurisdictional, international, and/or corporate agencies, and/or persons representing or introduced directly or indirectly with you via any nexus alting with you and sufficiently be satisfied jointly and/or severally at the undersigned satisfied with you are swom to your want of or orbite, and your responsibility to uphold the rights of the undersigned or The Undersigned's liver at all times.

BILLING COSTS ASSESSED WITH LEVIES AND LIENS AND OR TORT UPON VIOLATIONS

Unlawful Arrest, illegal arrest, Restraint, Distraint, or Trespassing/ tespass, Excessive Bail, Fraudulent and Cruel and Unusual Runishment, iolation of Right to Speedy Trial, iolation of Right to Freedom of Speech, onspirally, Aid and Albet, Ralketeering, and or Abuse of Authority

LSSault and Battery with Weapon:

Inlawful Distraint, unlawful Detainer, realse Imprisonment:

the Plating OF an Unlawful or Improper ien, Levy, Impoundment or Granishment
gainst any Funds, bank allowits, barings,
llowits, retirement funds, Investment
unds, Social Security funds, Intellectual
roperty, or any other Property belonging to the
secured Party by any agency:

Without a lawful Correct and Complete 4th Admendment Warrant: \$3,000,000.00 (Three Million) US Dollars for occurrence, fler Officer, official, agent, or representative involved.

as Per Title 18 U.S.C.A., §241 and §242, or definitions Contained herein: \$3,000,000.00 (Three Million)US Dollars, Per Occurrence, Per officer, Official, agent, or Representative involved.

\$3,000,000.00(Three Million)US Dollars, Per occurrence, Per officer official, ogent, or Representative involved \$15,000,000,000 (Five Million)US Dollars, Perday, Per occurrence, Per officer, Official Agent, or Representative involved, Plus 18% annual interest.

-\$2,000,000.00 (Two million) US Dollars Per occurrence and \$100,000.00 (Two million) US Dollars Perday Penalty until liens, lexies, impoundments, and/or Samishments are ended and all Funds reimbursed, and all Property returned in the Same Condition as it was when taken, with 18% annual interest upon the Secured Party's declared value of Property.

egal Notice & Demand margonization row

Page 6 08 14



Assault or Assault and Battery Without Weapon, Unfounded Accusations by officer of the Court; Derial and or Abuse of Due Process: obstruction of Justice, Reckless Endangerment, ailure to identify and/or present credentials and/ ir failure to charge within 48 (Forty-Eight) Hours after reing detained; Counterfeiting Statute Staple Security Instruments; - Unlawful Detention, or Incarceration; InCarceration, for civil or Uriminal Contempt of Bourt hithout lawful, documented in law, and valid reason Disrespect by a Judge or officer of the Court, Threat, Coercion, Deception, or attempted Deception by any officer of the Court; - Coercing or Attempted berown of the Trustee/Secured Party/Bailee to take esponsibility for the trust against his/her will:

DebtYuction, Deprivation, Concealment, Defacing, ilteration, or Theset, of Property

Discrimination based on Secured Party render, Sex, Color, National origin, et al., ailure of Officer to address becared arty as Preferred gender identity, ibel, Slander, Defamation, niminal libet, or attacks upon Secured Nty's reputation, good name, or 100/oW

\$2,000,000.00 (Two million)US Dollars, Per Occurrence, Per Officer, Official, agent, or Representative involved.

Including buildings, Structures, equipment, from iture, Fixtures, and Supplies belonging to the Setured Party, Will mean a penalty equal to the total new replacement Costs of property, as indicated by Secured Party, including but not limited to purchase price and labor, losts for to Cating, Purchasing, Packaging, Shipping, handling, transportation delivery. Bet up assembly, in stallation, tips and fees. Remits, replacement of Computer information and data longuter hardware and Software, Computer Supplies, Office equipment and Supplies, or any other legitimate feels and losts associate with total replacement of new items of the Same type, like kind and/orquality, and quantity as affected items. The list and description affected Property will be provided by the Secures forty and will be accepted as complete, accurate, and uncontestable by the agency or Representative thereof that Caused Such harm or deprivation of rights. In addition to the above nentioned Cost, there will be a \$200,000.00. (Two Hundred Thousand) us Dollars Perday Penalty until Property is restored in Gull, beginning on the first day after the occurrence of the incident, as provided by this contract \$3,000,000.00(Three million) US Dollars, Per occurrence,

Per officer, official, agent, or Representative involved Forany Discrimination involve by any of the above

Bal Notice & Demand

Page 7 of 14

listed Persons.

-02272020-CHC-LND

WORLD

W.E.M.O. Administration

The UnderSigned does not grant entrance under any circumstances to enterany Property at which he undersigned is located leasing, owns or control any time for any reason with the undersigned's express with the undersigned's express

\$3,000,000.00 (Three million) lawful US Silver dollar penalty Plus damages, Per violation, Perviolator.

All Penalties Contained herein will be Subject to a Penalty increase of \$1.000,000.00 (one-littion) US Dollars Perday, Plus interest, while there is any unfaid balance for the first (30) days feer Default of Payment. This Penalty will increase by 10% Per each day until balance is Paid in Full, lus 18% annual interest, beginning on the thirty first (314) day after Default of Payment. All penalties in his document are assessed in tauful money and are to be paid in fault in one troy ounted us stiver Dollars that are .919 Pure silver or equivalent for values in legal tender or flat Paper Money. Par value will be determined by the value established by a one troy ounce .919 Pure silver coins at the US MINT, which ever is highest in value at the time of the incident. Any dispute over the par value will be decided by the Undersigned or The Undersigned's designee.

CAVEAT

The aforementioned Charges are billing costs derived from, but not limited to, Uniform Commercial odes, the Tair Debt Collection Practice Act and this Contract. These charges shall be assessed against exsons, governmental bodies, and corporate entities supra, or any combination thereof when they ndividually and/or Collectively violate the Undersigned/Trust rights, Privileges, Capacities, and immunities when "Constitution of the "Constitution of the Billiothights" and for the Constitution of the State of New York, each of which stabilishes jurisdiction for you in your normal course of business. All violations against the Undersigned rust will be assessed for occurrence and individually and Personally, Refresentative of any branch of your ment, agency or group that is involved in any lawful authon against the Undersigned.

By Your actions, Carried out to The Undersigned/Trust's harm, Said actions being with vires of the limits of fower property placed on the expercise of authority and power of such office and made in Conflict with your with your outre knowing consent and admission of perpetrating Known acts by your Continued with vires enterprise outre knowing to The Undersigned/Trust rights, privileges, Capacities, and immunities. This Statute Staple ecurities Instrument exhausts all state Maritime Article I administrative Jurisdictions and botelts Article 3 III. Court remedies, as guaranteed in the Constitution for the united states of America, including but not limited to Title 42 U.S.C.A., Title 18 U.S.C.A. (including but not limited of S242 thereof), Title 28 U.S.C.A. In Short All Rights Reserved.

29al Notice & Demand MARGODYERGENONIONS

Page 8 of 14